

WINTHROP COUCHOT PROFESSIONAL CORPORATION
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Attorneys for Metal Surfaces, Inc.

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re	Chapter 11
DELPHI CORPORATION, <u>et al.</u> ,	Case No. 05-44481(RDD)
Debtors.	(Jointly Administered)

NOTICE OF RECLAMATION DEMAND

PLEASE TAKE NOTICE that on October 14, 2005, Metal Surfaces, Inc. made its Reclamation Demand upon Delphi Connection Systems and Specialty Electronics, Inc. debtors and debtors-in-possession in these jointly administered cases by servings its Reclamation Demand upon Skadden, Arps, Slater, Meagher & Flom LLP counsel for the debtors and debtors-in-possession. See Exhibit “A” attached hereto for a true and correct copy of the Reclamation Demand served via Federal Express upon Kayalyn Marafioti, Esq. on October 14, 2005.

Dated: Newport Beach, California
November 7, 2005

WINTHROP COUCHOT
PROFESSIONAL CORPORATION

By: /s/ Sean A. O’Keefe

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October 14, 2005

VIA FEDERAL EXPRESS

Kayalyn Marafioti, Esq.
Skadden, Arps, Slate, Meagher & Flom LLP
Four Times Square
New York, New York 10036

**RE: In re Delphi Corporation,
et al. (the "Debtors")
Reclamation Demand**

Dear Ms. Marafioti:

This letter is written on behalf of Metal Surfaces, Inc. ("MSI"). Pursuant to 11 U.S.C. Section 546 (c) and Sections 2-702 of the Uniform Commercial Code, and by virtue of the insolvency of Delphi Connection Systems and Specialty Electronics Inc., MSI demands the segregation, inventory and return of all goods invoiced by MSI and thereafter in the possession of the Debtors on or after September 28, 2005, including but not limited to all electroplated contact reels (the "Goods"), unless an understanding is reached by and between MSI and the Debtors regarding preservation of the reclamation claim of MSI. Sale or use by the Debtors of the Goods would be in violation of MSI's reclamation rights.

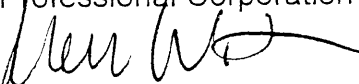
This reclamation covers all goods shipped and received from MSI during the period from September 28, 2005 through October 7, 2005. The amount of the invoices for this period totals \$18,746.82. Delphi Connection Systems' invoices total \$9,392.78. Specialty Electronics, Inc.'s invoices total \$9,354.04. A computer printout of the relevant invoices is enclosed for your review.

Unless you authorize the return of the Goods immediately, further appropriate measures will be taken.

Kayalyn A. Marafioti, Esq.
Skadden, Arps, Slate, Meagher & Flom LLP
October 14, 2005
Page 2

Please contact the undersigned immediately to provide the aforementioned inventory and to make arrangements to allow MSI to reclaim the Goods. I look forward to hearing from you shortly.

Very truly yours,

WINTHROP COUCHOT
Professional Corporation

Marc J. Winthrop

MJW:jam

cc: Mr. Robert H. Lederman
President and Chief Executive Officer
Metal Surfaces, Inc.



EXHIBIT A
PAGE 3

284253	DELPHI CONNECTION SYSTEMS	09/27/05	09/27/05	193820	1205879	413. 91
284254	DELPHI CONNECTION SYSTEMS	09/27/05	09/27/05	193821	1206013	204. 00
284255	DELPHI CONNECTION SYSTEMS	09/27/05	09/27/05	193822	1206092	747. 84
284285	SPECIALTY ELECTRONICS INC.	09/27/05	09/27/05	193852	1206053	11470. 10
284287	DELPHI CONNECTION SYSTEMS	09/26/05	09/26/05	193854	1205834	00
284309	DELPHI CONNECTION SYSTEMS	09/28/05	09/28/05	193875	1206094	512. 85
284311	DELPHI CONNECTION SYSTEMS	09/28/05	09/28/05	193876	1205938	104. 10
284347	DELPHI CONNECTION SYSTEMS	09/28/05	09/28/05	193878	1206038	211. 64
284370	DELPHI CONNECTION SYSTEMS	09/29/05	09/29/05	193914	1206177	319. 15
284371	DELPHI CONNECTION SYSTEMS	09/29/05	09/29/05	193937	1206262	160. 19
284417	DELPHI CONNECTION SYSTEMS	09/29/05	09/29/05	193938	1206263	557. 35
284457	DELPHI CONNECTION SYSTEMS	09/29/05	09/29/05	193985	1206177	204. 00
284473	DELPHI CONNECTION SYSTEMS	09/30/05	09/30/05	194025	1206262	225. 00
284476	SPECIALTY ELECTRONICS INC.	09/30/05	09/30/05	194041	1206200	1399. 54
284517	DELPHI CONNECTION SYSTEMS	10/03/05	10/03/05	194044	1206309	8857. 12
284518	DELPHI CONNECTION SYSTEMS	10/03/05	10/03/05	194084	1206377	104. 10
284560	DELPHI CONNECTION SYSTEMS	10/03/05	10/03/05	194085	1206343	204. 00
284583	DELPHI CONNECTION SYSTEMS	10/04/05	10/03/05	194127	1206425	204. 00
284584	DELPHI CONNECTION SYSTEMS	10/04/05	10/04/05	194149	1206378	204. 00
284585	DELPHI CONNECTION SYSTEMS	10/04/05	10/04/05	194150	1206341	312. 30
284586	DELPHI CONNECTION SYSTEMS	10/04/05	10/04/05	194151	1206340	257. 06
284587	DELPHI CONNECTION SYSTEMS	10/04/05	10/04/05	194152	1206377	225. 00
284588	DELPHI CONNECTION SYSTEMS	10/04/05	10/04/05	194153	1206373	258. 75
284589	DELPHI CONNECTION SYSTEMS	10/04/05	10/04/05	194154	1206342	410. 55
284667	DELPHI CONNECTION SYSTEMS	10/05/05	10/05/05	194233	1206474	625. 15
284668	DELPHI CONNECTION SYSTEMS	10/05/05	10/05/05	194234	1206340	225. 00
284669	DELPHI CONNECTION SYSTEMS	10/05/05	10/05/05	194235	1206401	879. 55
284700	DELPHI CONNECTION SYSTEMS	10/05/05	10/05/05	194267	1206378	570. 50
284773	DELPHI CONNECTION SYSTEMS	10/07/05	10/07/05	194339	1206425	204. 00
	DELPHI CONNECTION SYSTEMS				1206589	1015. 00

EXHIBIT A
PAGE 4

CERTIFICATE OF SERVICE

I, Nadine Lorenzo, declare as follows:

I am employed in the County of Orange, State of California; I am over the age of eighteen years and am not a party to this action; my business address is 660 Newport Center Drive, 4th Floor, Newport Beach, California 92660, in said County and State. On **November 8, 2005**, I served the following document(s):

NOTICE OF RECLAMATION DEMAND

on each of the interested parties listed below:

Counsel for the Debtors

John Wm. Butler, Jr., Esq.
John K. Lyons, Esq.
Ron E. Meisler, Esq.
Skadden, Arps, Slate, Meagher & Flom LLP
333 West Wacker Drive, Suite 2100
Chicago, IL 60606

Counsel for the Debtors

Kayalyn A. Marafioti, Esq.
Thomas J. Matz, Esq.
Skadden, Arps, Slate, Meagher & Flom LLP
Four Times Square
New York, NY 10036

Counsel to Creditors' Committee

Robert J. Rosenberg, Esq.
Latham & Watkins LLP
885 Third Avenue, Suite 1000
New York, NY 10022-4834

United States Trustee

Deirdre A. Martini
U.S. Department of Justice
Office of the United States Trustee
33 Whitehall Street, 21st Floor
New York, NY 10004-2111

by the following means of service:

<input checked="" type="checkbox"/>	BY MAIL: I placed a true copy in a sealed envelope addressed as indicated above, on the above-mentioned date. I am familiar with the firm's practice of collection and processing correspondence for mailing. It is deposited with the U.S. Postal Service on that same day in the ordinary course of business. Under that practice, it would be deposited with the U.S. Postal Service on that same date with postage thereon fully prepaid at Newport Beach, California in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
<input checked="" type="checkbox"/>	I am employed in the office of Winthrop Couchot Professional Corporation. Sean A. O'Keefe, is a member of the bar of this court.
<input checked="" type="checkbox"/>	(STATE) I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on **November 8, 2005**, at Newport Beach, California.

/s/ Nadine Lorenzo

Nadine Lorenzo

/s/ JAM
Initials